

- U.S.PATENT-APPLICATION SPECIES-ELECTION -

ATTN: Ms. Kathleen J. Prunner, Primary Pat.Examiner /Group Art Unit-#3751

C/O: Gregory L.Huson, -SupervisoryPat.Examiner

→ U.S.Patent-Office, P.O.Box- 1450, Alexandria, Virginia 22313-1450 USA

FROM APPLICANT: Eugenio L. Pangramuyen (sole-Inventor) **PHONE:** 619 / 299-0066

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PAT.APPLICATION ENTITLED: " UNIVERSAL PNEUMATIC-SNAKE APPARATUS & METHOD "

REGARDING PAT. PEND. NR.: 10/713,034 **CIP-FILED:** 08/Sept./2003

PRIOR RELATED APPLICANT DISCLOSURES OF RECORD: -Parent-application #09/922,554
(filed: 06/Aug./'01); -and earlier PTO/Disclosure-document: #483,987 (filed: 14/Dec./2000)

DOCUMENTATION ASSISTED BY: Inventech, SanDiego, Calif. 92110

CLAIMS OF RECORD: 3 -Independent, 17 -Dependent

Sir:

Your Office Action Summary letter of 29/Sept./2004(Response due within 1-month by 29/Dec./'04) requires under 35USC§121 that Applicant formally elect but a single species of their disclosure, -for subsequent simpler examination prosecution on the merits to which the Claims shall be restricted to, if no generic Claim is finally held to be allowable. Accordingly, Applicant believes the disclosed embodiments are mere generic-variants whereto PTO requirement will ultimately be traversed per 37CFR-1.143, but for purposes of facilitating the Examiner's procedure, hereby elects the embodiment of Fig.-7 as corresponds to Independent-claim: 1, and Dependent-claims: 2-5, 7-8, 10-13; plus Independent-claim: 14, and Dependent-claims: 17-19 thereto; -all of which read upon Fig.-7. Additionally, Applicant now also perceives the vital need to amend the Claims to be more definitive about the novel transitional-step 21s annular-declivity of Fig.-7.

Having thus cooperated with this official election requirement, Applicant wishes to

state in plain words, that he desires the entire disclosure be eventually allowed substantially as mere generic-variant embodiments as it were. With this awareness, it is believed the Examiner will proceed with a prompt re-examination toward expediting an allowance of all the Claims, -owing the original disclosure hereof was filed on 06/Aug./2001, and the File-wrapper will show that this invention has therefore already gone through extensive examination scrutiny by the former Examiner, whereby only the further refined embodiment of Fig.-7 should actually be the remaining issue.

Owing Applicant was out of the country on business, it is necessary to file a Petition for Extension of Time, for which a cheque in PTO's revised-fees requisite amount of \$225.00 is included herewith.

Respectfully,



Mr. E.L.Pangramuyen, -Applicant

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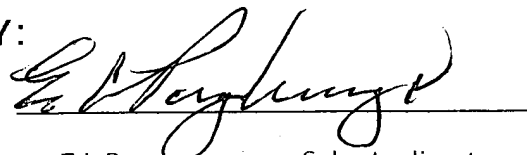
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DATE MAILED: 29/December/2004

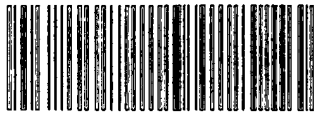
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E.L.Pangramuyen, -Sole Applicant

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~ PAT. EXAMINER / GAU-# 3751

9b: GREG. L. HUSON / SUPER. PAT. EXAMINER
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